to practise in the District of St. Francis, from any person who, under the above named Acts, would be bound to deliver the same to the said Board of Notaries: and every such person shall be bound to deliver the same to the said Prothonotary.

Pro!honotary to keep them safely, deliver copies, &c.

III. The Prothonotary of the said District of St. Francis shall keen the said minutes and repertories in a secure place, and shall give and certify copies thereof when required, and the certificate of such Prothonotary to such copies, shall have the same force and effect, and shall authenticate the same in the same manner as the certificate of any Notary upon any copy of any writing in his custody, and the said Prothonotary shall be entitled to demand and receive the same fees and emoluments as may be fixed by the said Board of Notaries for the like services.

Fees.

CAP. CLXVI.

An Act to increase the number of sittings of the Courts of Justice within the District of St. Francis, and to make a more convenient arrangement thereof.

[Assented to 30th May, 1855.]

Preamble.

HEREAS the terms and sittings of the several Courts of Justice in the District of Saint Francis, are found to be, as at present arranged, inconvenient for the public and insufficient for the due administration of Justice, and it is therefore expedient to make certain changes therein: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Conneil and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled: An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, as follows:

September Term of Q. B.

I. The September Term of the Court of Queen's Bench at Sherbrooke, in and for the said District, shall open and commence on the twentieth day of the month of September in each year.

Terms of Superior Court.

II. Four Terms of the Superior Court of and for Lower Canada, shall be held in each year at Sherbrooke, in the vistrict of Saint Francis, at the following periods: from the twentieth to the twenty-seventh days (both included) of the months of January, March and October, and from the eighth to the fifteenth days (both included) of the month of June.

III. The Circuit Court for the Sherbrooke Circuit, shall be Circuit Court at Sherbrooke, held at Sherbrooke, on the last five juridical days of each of

the months of February, April, June, September, November and December in each year.

IV. The Circuit Court for the Stanstead Circuit, shall be held at Stanstead Plain, on the first four juridical days of each at Stanstead of the months of January, May, September and November in each year.

V. The Townships of Eaton, Clifton, Newport, Bury, Ling-Eastern Cirwick, Winslow, Whitton, Auckland, Marston, Ditton and cuit formed. Hampden, in the said District, shall form a distinct Circuit, under the name of the Eastern Circuit, and the Circuit Court for the said Eastern Circuit shall be held at the place in the Place and Township of Eaton, where the sittings of the Municipal Countimes of sitcil of the county of Compton shall be held, on the fifth and sixth tingjuridical days of each of the months of January, May and September in each year.

VI. The Townships of Dudswell, Weedon, Stratford, Garthby, Wolfe Circuit. Wolfestown, Ham, South Ham and Wotton, in the said District, shall constitute and form a distinct Circuit, under the name of the Wolfe Circuit, and the Circuit Court for the said Place and Wolfe Circuit, shall be held in the Township of Dudswell, times of siton the seventh and eighth juridical days of each of the months tingof January, May and September in each year.

VII. The Circuit Court for the Richmond Circuit shall be Circuit Court beld at the Village of Richmond, on the tenth, eleventh, twelfth at Richmond. and thirteenth juridical days of each of the months of January, May, September and November in each year.

VIII. So much of the Acts of the twelfth Victoria, chapters inconsistent thirty-seven and thirty-eight, and of the Acts amending the provisions same, and of the Acts of the sixteenth Victoria, chapter two repealed. hundred and one, as makes any provision respecting the terms and sittings of the above named Courts, inconsistent with this Act, shall be and the same is hereby repealed.

IX. All the provisions of the several Judicature Acts of Lower Certain pro-Canada now in force and not hereby expressly repealed, and all visions to apthe rules of practice regulating or having reference to the ply to new Courts and Circuits now existing in the District of Saint Fran-Circuits. cis, shall apply and extend to the new Terms of the Courts, and to the new Circuits established by this Act, to all intents and purposes, as if this Act had formed part of the Act passed in the twelfth year of Her Majesty's Reign, chaptered thirtyeight.

X. The erection of the new Circuits by this Act shall not Pending suits affect any suit, action, or proceeding commenced in any Cir-not to be af-cuit before this Act shall come into operation, but the same feeted.

Cap. 166, 167. Sittings of Courts of Justice, St. Francis. 18 VICT.

Asto appealable cases.

may be prosecuted and dealt with in the Court where it commenced as if the limits of such Circuit had not been changed; and if any new appealable cases are returnable on a day when the Court is not in session, they shall be treated in all respects as if returnable on the first day of the sitting of the Court which shall occur after the issue of the Writ in such cases, as fixed by this Act.

Concurrent jurisdiction of certain Circuits.

Proviso: of Defendant.

XI. The new Circuits (Eastern and Wolfe) created by this Act, shall not prevent or restrict the jurisdiction of the Sherbrooke Circuit, but the last mentioned Circuit shall have concurrent jurisdiction with such new Circuits over the limits assigned to the said new Circuits; Provided nevertheless that Option in favor when any defendant residing in such new Circuits who shall be sued in the Sherbrooke Circuit shall, before making defence to the action, declare his option to have the suit proceeded with in the Circuit where he resides, by filing a declaration to that effect with the Clerk of the Circuit Court for the Sherbrooke Circuit, at his office, and praying acte thereof, the said Clerk shall immediately remit the record in such cause to the office of the Clerk of the Circuit Court within the limits of which such defendant resides, and such suit shall be proceeded with and terminated in the said last mentioned Circuit.

Commencement of Act.

XII. This Act shall take effect from and after the first day of August, one thousand eight hundred and fifty-five, but a Clerk for each of the said new Circuits may be appointed by the Governor at any time before or after that day.

CAP. CLXVII.

An Act to alter the Tenure of the Indian Lands in the Township of Durham.

[Assented to 30th May, 1855.]

Preamble.

HEREAS an extent of eight thousand four hundred and ninety acres of land, in the Township of Durham in ninety acres of land, in the Township of Durham in Lower Canada, was granted in the year one thousand eight hundred and five, to divers Indians, for them and their legal successors, under and by virtue of Letters Patent issued under the hand and seal of Sir Robert Shore Milnes, at that time Lieutenant Governor, on the condition that they should settle thereon and be incapable of selling, alienating, or even leasing the said Lands; And whereas the said Indians, or their legal successors or representatives, have in certain cases sold, leased or alienated all their rights in respect of such lands, for fixed sums or ground rents, and have all abandoned the said lands after having so conveyed them; And whereas the parties to whom such lands were so conveyed, have cleared and improved the same, erected buildings thereon and made agricultural settlements thereof, of great value, and doubts which have arisen respecting the legality of such transactions are a great obstacle